Exhibit 6

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1
                  UNITED STATES DISTRICT COURT
 2
           FOR THE NORTHERN DISTRICT OF CALIFORNIA
 3
     SONOS, INC.,
 4
          Plaintiff,
5
                             Case No. 3:21-CV-07559-WHA
               vs.
6
     GOOGLE LLC,
 7
          Defendant.
8
     -AND-
9
     GOOGLE LLC,
10
          Plaintiff,
11
                            Case No. 3:20-CV-06754-WHA
               vs.
12
     SONOS, INC.,
13
          Defendant.
14
15
            **CONFIDENTIAL CONTAINS SOURCE CODE**
16
        GOOGLE MEET DEPOSITION OF GOOGLE'S 30(b)(6) &
                  INDIVIDUALLY JUSTIN PEDRO
17
     (Reported Remotely via Video & Web Videoconference)
18
           Waterloo, Ontario (Deponent's location)
19
                     Thursday, July 7, 2022
20
     STENOGRAPHICALLY REPORTED BY:
21
     REBECCA L. ROMANO, RPR, CSR, CCR
     California CSR No. 12546
2.2
     Nevada CCR No. 827
     Oregon CSR No. 20-0466
     Washington CCR No. 3491
23
24
     JOB NO. 5311844
25
     PAGES 1 - 229
                                                   Page 1
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1	UNITED STATES DISTRICT COURT
2	FOR THE NORTHERN DISTRICT OF CALIFORNIA
3	SONOS, INC.,
4	Plaintiff,
5	vs. Case No. 3:21-CV-07559-WHA
6	GOOGLE LLC
7	Defendant.
8	-AND-
9	GOOGLE LLC,
10	Plaintiff,
11	vs. Case No. 3:20-CV-06754-WHA
12	SONOS, INC.,
13	Defendant.
14	
15	
16	DEPOSITION OF JUSTIN PEDRO, taken on
17	behalf of the Sonos, Inc., with the deponent
18	located in Waterloo, Ontario, commencing at
19	9:04 a.m., Thursday, July 7, 2022, remotely
20	reported via Video & Web Videoconference before
21	REBECCA L. ROMANO, a Certified Shorthand
22	Reporter, Certified Court Reporter, Registered
23	Professional Reporter.
24	
25	
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1	Waterloo, Ontario; Thursday, July 7, 2022	
2	9:04 a.m.	
3	000	
4		
5	THE VIDEOGRAPHER: Okay. We are on the	09:04:04
6	record. It's 9:04 a.m. Eastern Time on July 7th,	
7	2022. This is the deposition of Justin Pedro.	
8	We're here in the matter of Sonos versus Google.	
9	I'm John Macdonell, the videographer, with	
10	Veritext.	09:04:21
11	Before the reporter swears the witness,	
12	would all counsel please identify themselves,	
13	beginning with the noticing attorney, please.	
14	MR. SHEA: Yes. Rory Shea on behalf of	
15	Sonos here and from the firm of Lee Sullivan Shea &	09:04:33
16	Smith LLP.	
17	MR. WILLIAMS: Jason Williams from	
18	Quinn Emanuel on behalf of Google.	
19	And with me today is also Libbie DiMarco	
20	from Google.	09:04:49
21	THE COURT REPORTER: Okay. At this time,	
22	I will ask counsel to agree on the record that	
23	there is no objection to this deposition officer	
24	administering a binding oath to the deponent via	
25	remote videoconference, starting with the noticing	09:04:50
		Page 7

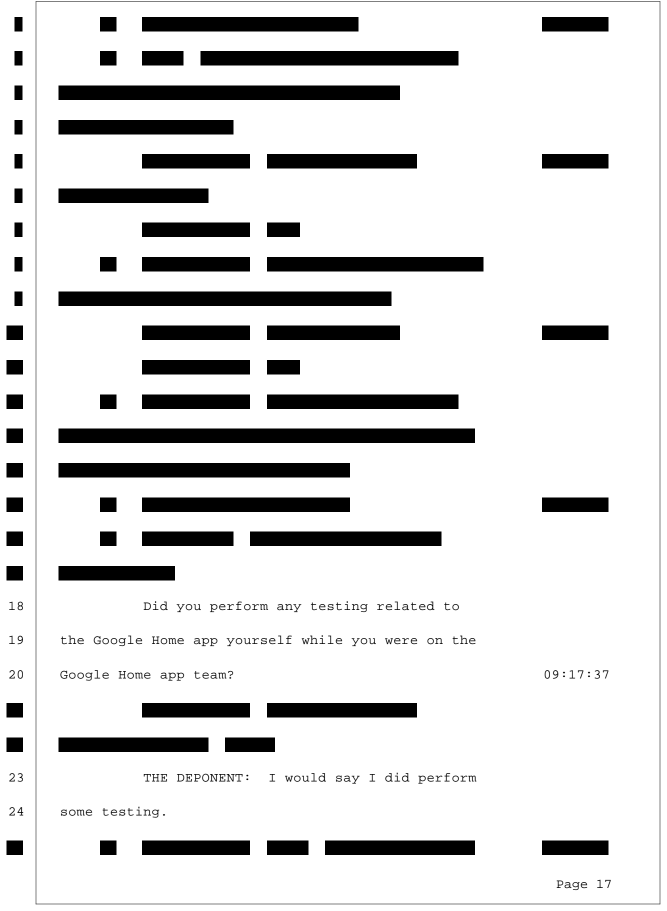
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1	attorney, please.	09:04:50
2	MR. SHEA: Yes. Agreed.	
3	MR. WILLIAMS: Also agreed.	
4	THE COURT REPORTER: Okay. If you could	
5	raise your right hand for me, please.	09:05:12
6	THE DEPONENT: (Complies.)	
7	THE COURT REPORTER: You do solemnly	
8	state, under penalty of perjury, that the testimony	
9	you are about to give in this deposition shall be	
10	the truth, the whole truth and nothing but the	09:05:12
11	truth?	
12	THE DEPONENT: I do.	
		Page 8

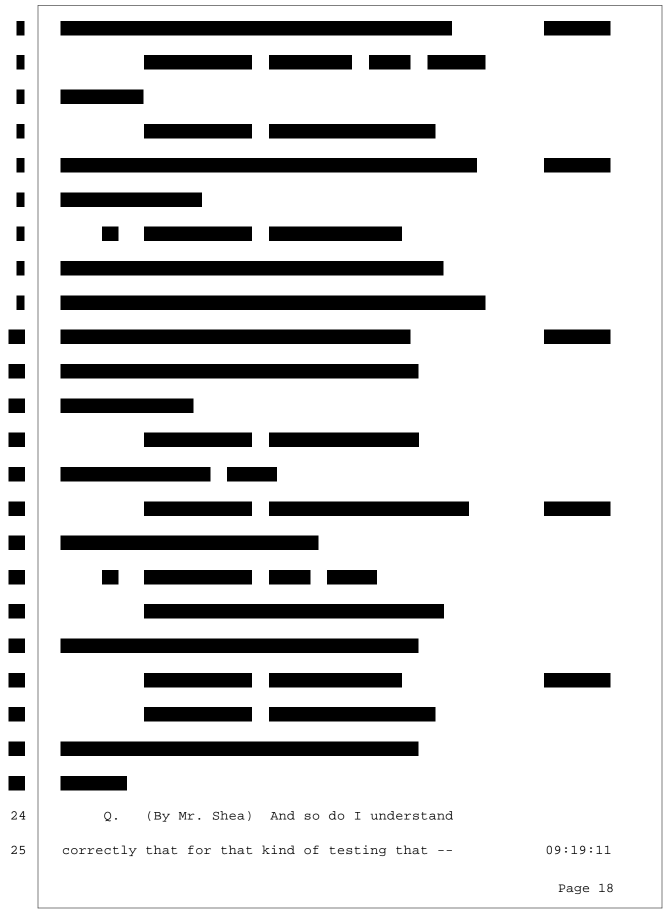
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2	Q.	Do you recall when what time frame you	
3	were on t	he Google Home app team?	
4	Α.	Yes.	
5	Q.	What was that time frame?	09:15:03
6	Α.	Early October 2020 to late June 2022.	
7	Q.	Okay. What was your role on the	
8	Google Ho	me app team?	
9	Α.	I was an engineering manager for an iOS	
10	and Andro	id development team.	09:15:35
			Page 16

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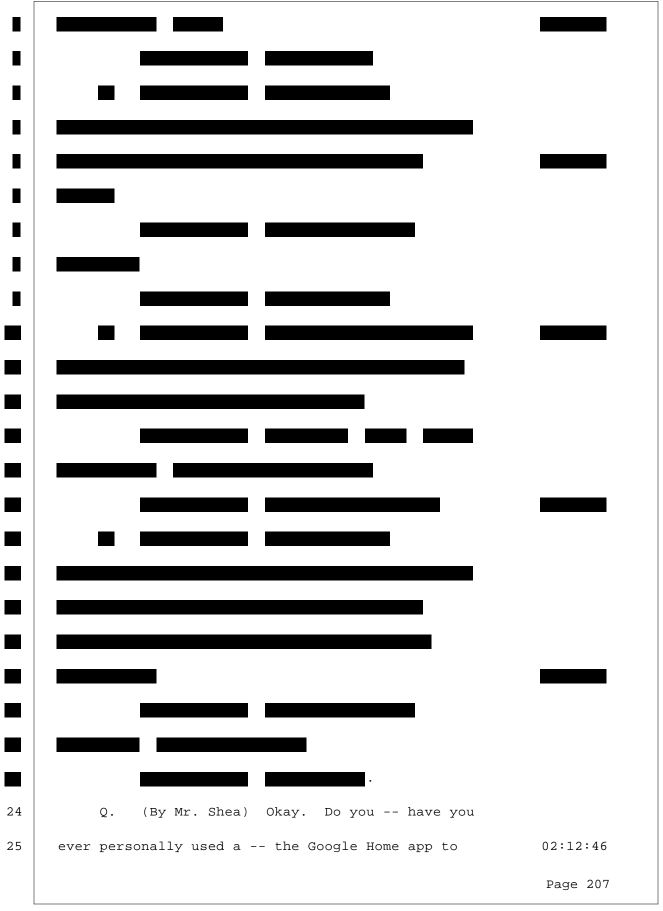
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1	that you engaged in, you would have installed a	09:19:14
2	Google Home app on a end user device in order to	
3	conduct that testing?	
6	THE DEPONENT: Yes.	
7	Q. (By Mr. Shea) And then once with that	
8	Google Home app installed on on it, on an end	
9	user device, would you then have launched and run	
10	the Google Home app on that end user device during	09:19:54
11	your testing?	
14	THE DEPONENT: Yes.	
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1	create speaker groups?	02:12:52
4	THE DEPONENT: Yes.	
9	Can you tell me in what capacity you	
10	would have used the Google Home app to create	02:13:16
11	speaker groups?	
14	THE DEPONENT: I would have created	
15	speaker groups, A, to test issues as I needed to	02:13:31
16	triage them. And B, on as personal use.	
		Page 208

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5	Q. (By Mr. Shea) And then with respect to	02:15:57
6	your personal use, I think you mentioned there	
7	are have been times where you've used the	
8	Google Home app to create a group?	
9	A. Yes.	
19	Q. (By Mr. Shea) Okay. And and once you	
20	created that all speakers group, did you then play	02:16:56
21	music on that all speakers group, Mr. Pedro?	
24	THE DEPONENT: I may have to test it out,	
25	to see if it worked.	02:17:18
		Page 210

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1	I, Rebecca L. Romano, a Registered
2	Professional Reporter, Certified Shorthand
3	Reporter, Certified Court Reporter, do hereby
4	certify:
5	That the foregoing proceedings were taken
6	before me remotely at the time and place herein set
7	forth; that any deponents in the foregoing
8	proceedings, prior to testifying, were administered
9	an oath; that a record of the proceedings was made
10	by me using machine shorthand which was thereafter
11	transcribed under my direction; that the foregoing
12	transcript is true record of the testimony given.
13	Further, that if the foregoing pertains to the
14	original transcript of a deposition in a Federal
15	Case, before completion of the proceedings, review
16	of the transcript [] was [X] was not requested.
17	I further certify I am neither financially
18	interested in the action nor a relative or employee
19	of any attorney or any party to this action.
20	IN WITNESS WHEREOF, I have this date
21	subscribed my name.
22	
23	Dated: July 11, 2022 Petgeral. Johnson
24	Pobogga I. Pomano PDP CCP
25	Rebecca L. Romano, RPR, CCR CSR. No 12546
⊿ ⊃	CSR. NO 12546
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